

Ports and Maritime Administration Amendment Bill 2024

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This PUBLIC BILL, originated in the LEGISLATIVE COUNCIL and, having this day passed, is now ready for presentation to the LEGISLATIVE ASSEMBLY for its concurrence.

Clerk of the Parliaments,

Legislative Council

2024



New South Wales

Ports and Maritime Administration Amendment Bill 2024

Act No , 2024

An Act to amend the *Ports and Maritime Administration Act 1995*, the *Ports and Maritime Administration Regulation 2021* and the *Road Transport (Vehicle Registration) Regulation 2017* to implement various recommendations arising from an independent review of the Act; and to amend other Acts and instruments for related purposes.

The	Legislature of New South Wales enacts—	1
1	Name of Act	2
	This Act is the Ports and Maritime Administration Amendment Act 2024.	3
2	Commencement	4
	This Act commences as follows—	5
	(a) for Schedule 1—on a day or days to be appointed by proclamation,	6
	(b) otherwise—on the date of assent to this Act.	7

Scr	nedule 1	Amendment of Ports and Maritime Administration Act 1995 No 13—amendments relating to provision of licensed services at pilotage ports	1 2 3
[1]	Section 3	Definitions	2
	Insert in al	phabetical order in section 3(1)—	5
		approved form, for Part 4B—see section 44.	6
		bunkering service, for Part 4B—see section 44.	7
		bunkering service licence, for Part 4B—see section 44.	8
		environment protection licence, for Part 4B—see section 44.	9
		information direction, for Part 4B—see section 44.	10
		<i>licence</i> , for Part 4B—see section 44.	11
		<i>licensed service</i> , for Part 4B—see section 44.	12
		licensed service determination, for Part 4B—see section 44.	13
		<i>lines handling service</i> , for Part 4B—see section 44.	14
		<i>lines handling service licence</i> , for Part 4B—see section 44.	15
		seagoing ship, for Part 4B—see section 44.	16
		show cause notice, for Part 4B, Division 5—see section 46L.	17
		show cause period, for Part 4B, Division 5—see section 46L.	18
		towage service, for Part 4B—see section 44.	19
		towage service licence, for Part 4B—see section 44.	20
		towage vessel, for Part 4B—see section 44.	21
[2]	Part 4B		22
	Insert after	section 43G—	23
	Part 4B	Provision of licensed services at pilotage ports	24
	Division	1 Preliminary	25
	44 Defi	nitions	26
		In this part—	27
		approved form means a form approved by the Port Authority of New South Wales under section 46ZE.	28 29
		bunkering service—see section 46B.	30
		bunkering service licence—see section 46E(1)(c).	31
		environment protection licence has the same meaning as in the Protection of the Environment Operations Act 1997.	32 33
		information direction—see section 46W(1).	34
		<i>licence</i> means a licence granted or renewed under this part.	35
		licensed service means any of the following services—	36
		(a) a bunkering service,	37
		(b) a lines handling service,	38
		(c) a towage service.	39
		licensed service determination—see section 46C(1).	40
		lines handling service—see section 46A.	41

		lines	handling service licence—see section 46E(1)(b).	1
		seage	oing ship means a vessel that—	2
		(a)	is used or intended to be used to carry cargo or passengers for hire or reward, and	3
		(b)	normally operates on voyages between ports, and	5
		(c)	meets any other criteria prescribed by the regulations.	6
		towa	ge service—see section 46.	7
			ge service licence—see section 46E(1)(a).	8
		anotl	ge vessel means a vessel designed, or intended to be used, to assist ner vessel's navigation by holding, pushing, pulling, moving, escorting or ing the other vessel.	9 10 11
45	App	licatio	n of part	12
	(1)	This port.	part applies in relation to the provision of a licensed service at a pilotage	13 14
	(2)		ever, this part does not apply to the provision of a licensed service in ion to a defence vessel within the meaning of the National law.	15 16
46	Mea	ning o	f "towage service"	17
	(1)	In thi	is Act, a <i>towage service</i> —	18
		(a)	means the service of supplying one or more towage vessels to assist in the navigation of other vessels by using the towage vessels to hold, push, pull, move, escort or guide the other vessels into, within or out of port waters, and	19 20 21 22
		(b)	includes services that are ancillary to the service referred to in paragraph (a).	23 24
			Examples of ancillary services— personnel, stores and water transfers at the port	25 26
	(2)		ever, a towage service does not include anything prescribed by the lations as not being a towage service.	27 28
46A	Mea	ning o	f "lines handling service"	29
	(1)		is Act, a <i>lines handling service</i> means the service of handling lines used cure a vessel, other than the following kinds of vessels, to a commercial	30 31 32
		(a)	a towage vessel,	33
		(b)	a vessel being used to provide a lines handling service for another vessel,	34 35
		(c)	another kind of vessel prescribed by the regulations.	36
	(2)		ever, a lines handling service does not include anything prescribed by the lations as not being a lines handling service.	37 38
	(3)	In thi	is section—	39
			mercial berth means a berth at a pilotage port that is used, or capable of g used, by seagoing ships.	40 41
46B	Mea	ning o	f "bunkering service"	42
	(1)		is Act, a <i>bunkering service</i> means the service of transferring hydrocarbon to a vessel, for use by the vessel, from—	43 44

		(a)	another vessel, or	1	
		(b)	a storage facility, container or other thing.	2	
	(2)	How	ever, a bunkering service does not include the following—	3	
		(a)	an activity carried out under an environment protection licence,	4	
		(b)	anything prescribed by the regulations as not being a bunkering service.	5	
Divi	sion	2	Licensed service determinations	6	
46C	Lice	Licensed service determinations			
	(1)	deter requ	Port Authority of New South Wales may, by written order, make a mination (a <i>licensed service determination</i>) that sets out the irements and standards that apply to the provision of a licensed service in otage port.	10 11	
	(2)		Port Authority of New South Wales must publish each licensed service mination on a publicly available website.	12 13	
	(3)	With	out limiting subsection (1), a licensed service determination may—	14	
		(a)	have effect for a stated period of time (the determination period), and	15	
		(b)	be of general or limited application, and	16	
		(c)	apply differently—	17	
			(i) at different times or places, or	18	
			(ii) in different circumstances, and	19	
		(d)	exempt a person or class of persons, or a thing or class of things, from one or more of the requirements and standards set out in the determination—	20 21 22	
			(i) with or without conditions, and	23	
			(ii) wholly or to a specified extent.	24	
	(4)	A lic	ensed service determination—	25	
		(a)	takes effect on—	26	
			(i) the date it is published under subsection (2), or	27	
			(ii) a later date specified in the determination, and	28	
		(b)	remains in effect—	29	
			(i) if the determination states a determination period—until the end of the determination period, unless earlier revoked, or	30 31	
			(ii) otherwise—until revoked.	32	
	(5)		regulations may make further provision about matters relating to licensed ce determinations, including the following—	33 34	
		(a)	the form and content of licensed service determinations,	35	
		(b)	processes the Port Authority of New South Wales must comply with before making a licensed service determination,	36 37	
		(c)	matters about which licensed service determinations must not be made.	38	
Divi	sion	3	Licences to provide licensed services	39	
46D	Lice	nce re	quired to provide licensed services at pilotage ports	40	
	(1)	Аре	erson must not provide a licensed service at a pilotage port unless the	41	
	` /		on holds a licence that—	10	

		(a) is in effect, and	1
		(b) authorises the person to provide the licensed service at the pilotage port.	2
		Maximum penalty—200 penalty units.	3
	(2)	A licence holder must provide the licensed service authorised by the licence in accordance with—	4 5
		(a) this Act and the regulations, and	6
		(b) any relevant licensed service determinations, and	7
		(c) any conditions of the licence.	8
		Maximum penalty—200 penalty units.	9
46E	Туре	es of licences	10
	(1)	The Port Authority of New South Wales may grant the following types of licences—	11 12
		(a) a <i>towage service licence</i> authorising the licence holder to provide towage services to the following kinds of vessels at a pilotage port specified in the licence—	13 14 15
		(i) vessels for which pilotage in the port is compulsory under the <i>Marine Safety Act 1998</i> , Part 6,	16 17
		(ii) another kind of vessel prescribed by the regulations,	18
		(b) a <i>lines handling service licence</i> authorising the licence holder to provide lines handling services at a pilotage port specified in the licence,	19 20 21
		(c) a <i>bunkering service licence</i> authorising the licence holder to provide bunkering services to the following kinds of vessels at a pilotage port specified in the licence—	22 23 24
		(i) seagoing ships, or	25
		(ii) another kind of vessel prescribed by the regulations.	26
	(2)	The regulations may provide for the following—	27
		(a) classes of licences,	28
		(b) the kinds of licensed services authorised under different classes of licences.	29 30
46F	Appl	lications for licences	31
	(1)	A person (the <i>applicant</i>) may apply to the Port Authority of New South Wales for—	32 33
		(a) a towage service licence, or	34
		(b) a lines handling service licence, or	35
		(c) a bunkering service licence.	36
	(2)	The application must—	37
	` /	(a) be in the approved form, and	38
		(b) be accompanied by the fee, if any, prescribed for the application, and	39
		(c) include details of the licensed service the applicant proposes to provide under the licence, and	40 41
		(d) state the pilotage port at which the applicant proposes to provide the licensed service, and	42 43

		(e)	include any other information required by the Port Authority of New South Wales, and	1 2
		(f)	otherwise be made in accordance with the regulations.	3
	(3)	The	Port Authority of New South Wales may, at any time before deciding the	4
			ication, require the applicant to give the Port Authority of New South es further information in relation to the application.	5 6
46G	Deci	ding a	applications for licences	7
	(1)		Port Authority of New South Wales must decide the application for the ace by—	8 9
		(a)	granting the licence, or	10
		(b)	refusing to grant the licence.	11
	(2)		eciding the application, the Port Authority of New South Wales must ider the following—	12 13
		(a)	whether the proposed licensed service described in the application meets, or is capable of meeting, the requirements and standards set out in a relevant licensed service determination,	14 15 16
		(b)	the applicant's history of compliance with—	17
			(i) the marine legislation, and	18
			(ii) a law of the Commonwealth or another State or Territory that the Port Authority of New South Wales reasonably considers to be similar to a law mentioned in subparagraph (i),	19 20 21
			(iii) the conditions of other licences currently or previously held by the applicant,	22 23
			(iv) the requirements and standards set out in relevant licensed service determinations,	24 25
		(c)	whether the applicant is a fit and proper person to hold the licence,	26
		(d)	any other matters prescribed by the regulations,	27
		(e)	any other matters the Port Authority of New South Wales considers relevant to deciding the application.	28 29
	(3)	decid	bite subsection (1), the Port Authority of New South Wales may refuse to de the application if the applicant does not comply with a requirement to information under section 46F(3).	30 31 32
	(4)	The	regulations may prescribe—	33
		(a)	mandatory grounds on which the Port Authority of New South Wales must refuse to grant the licence, and	34 35
		(b)	discretionary grounds on which the Port Authority of New South Wales may refuse to grant the licence.	36 37
	(5)		soon as practicable after deciding the application, the Port Authority of South Wales must—	38 39
		(a)	give the applicant written notice of the decision, and	40
		(b)	if the decision is to grant the licence—issue the applicant with a licence.	41
46H	Lice	nce co	onditions	42
	(1)		Port Authority of New South Wales may grant a licence with or without litions.	43 44
	(2)	The	regulations may impose standard conditions on licences.	45

	(3)	Without limiting subsections (1) and (2), the Port Authority of New South Wales or the regulations may impose a condition that—				
		(a)	requires a licence holder, or a class of licence holders, to provide a licensed service, or a class of licensed service, under the licence in a particular way or in accordance with a particular standard, either generally or in specified circumstances, or	3 4 5 6		
		(b)	authorises a licence holder, or a class of licence holders, to provide a licensed service, or a class of licensed service, under the licence in a way that departs, in a specified way, from a requirement or standard set out in a relevant licensed service determination, including—	7 8 9 10		
			(i) at particular times or for a particular period, or	11		
			(ii) in particular circumstances, or	12		
		(c)	applies in relation to the provision of a licensed service differently in different circumstances, including one or more of the following—	13 14		
			(i) in relation to different kinds of vessels,	15		
			(ii) at particular pilotage ports or parts of pilotage ports,(iii) at particular times or for particular periods.	16 17		
46I	Impo	osing,	varying or revoking licence conditions	18		
	(1)		Port Authority of New South Wales may, at any time by written notice to ence holder—	19 20		
		(a)	impose a condition on the licence, or	21		
		(b)	vary a condition imposed on the licence by the Port Authority of New South Wales, or	22 23		
		(c)	revoke a condition imposed on the licence by the Port Authority of New South Wales.	24 25		
	(2)	Wale	re taking action under subsection (1), the Port Authority of New South es must give the licence holder written notice (a <i>proposed action notice</i>) ng out—	26 27 28		
		(a)	details of the action (the <i>proposed action</i>) the Port Authority of New South Wales is proposing to take, and	29 30		
		(b)	the reasons for the proposed action.	31		
	(3)	may relati after	proposed action notice must include a statement that the licence holder make written submissions to the Port Authority of New South Wales in ion to the proposed action within a period, being not less than 14 days the date the proposed action notice is given to the licence holder, stated a notice (the <i>submission period</i>).	32 33 34 35 36		
	(4)	subn	r considering any submissions made by the licence holder within the nission period, the Port Authority of New South Wales must decide her to take—	37 38 39		
		(a)	the proposed action, or	40		
		(b)	other action under subsection (1) that the Port Authority of New South Wales considers appropriate, or	41 42		
		(c)	no action.	43		
	(5)	licen	e Port Authority of New South Wales decides to impose, vary or revoke a ce condition, the Port Authority of New South Wales must give the ce holder written notice (an <i>action notice</i>) setting out the following—	44 45 46		
		(a)	if a condition is imposed on the licence—the condition imposed	47		

		(b)	if a condition of the licence is varied—the condition as varied,	1
		(c)	if a condition of the licence is revoked—the condition revoked.	2
	(6)		imposition, variation or revocation of a condition under this section takes t on—	3 4
		(a)	the day on which the action notice is given to the licence holder, or	5
		(b)	if a later day is specified in the notice—the later day.	6
	(7)		section does not apply in relation to the imposition of a condition by the Authority of New South Wales under section 46Q(1)(a)(ii) or (b)(iii).	7 8
46J	Dura	ition o	f licences	9
	(1)	A lic	ence—	10
		(a)	takes effect on the day stated in the licence, and	11
		(b)	remains in effect for the period for which the licence has been granted, unless sooner revoked or surrendered.	12 13
	(2)	A lic	ence is not in effect during a period for which the licence is suspended.	14
	(3)		regulations may provide for the periods for which licences may be ted, including the following—	15 16
		(a)	the maximum period for which licences may be granted,	17
		(b)	the minimum period for which licences may be granted,	18
		(c)	fixed periods for which licences may be granted.	19
Divi	ision	4	Surrender of licences	20
46K	Lice	nce ho	older may surrender licence	21
	(1)	Wale	sence holder may, by written notice to the Port Authority of New South es in accordance with the regulations, surrender the licence to the Port ority of New South Wales.	22 23 24
	(1)	Wale Auth	es in accordance with the regulations, surrender the licence to the Port	23
	` ,	Wale Auth	es in accordance with the regulations, surrender the licence to the Port ority of New South Wales.	23 24
	` ,	Wale Auth The	es in accordance with the regulations, surrender the licence to the Port ority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales	23 24 25 26
Divi	` ,	Wale Auth The : (a) (b)	es in accordance with the regulations, surrender the licence to the Port ority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or	23 24 25 26 27
Divi 46L	(2)	Wale Auth The : (a) (b)	es in accordance with the regulations, surrender the licence to the Port ority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences	23 24 25 26 27 28
	(2)	Wald Auth The : (a) (b)	es in accordance with the regulations, surrender the licence to the Port ority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences	23 24 25 26 27 28
	(2)	Wald Auth The (a) (b) 5 initions In th	es in accordance with the regulations, surrender the licence to the Port ority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences	23 24 25 26 27 28 29
	(2)	Wale Auth The: (a) (b) 5 In th show	es in accordance with the regulations, surrender the licence to the Port ority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences is division—	23 24 25 26 27 28 29 30 31
	(2)	Wale Auth The: (a) (b) 5 in the shown shown	es in accordance with the regulations, surrender the licence to the Port ority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences is division— creause notice—see section 46O(1).	23 24 25 26 27 28 29 30 31 32
46L	(2)	Wale Author The (a) (b) 5 In the show show Author The divise	es in accordance with the regulations, surrender the licence to the Port cority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences is division— cause notice—see section 46O(1). cause period—see section 46O(2). ority of New South Wales may suspend or revoke licences Port Authority of New South Wales may, in accordance with this ion—	23 24 25 26 27 28 29 30 31 32 33
46L	(2) Sion Defin	Wale Author The (a) (b) 5 nitions In the show show Author The divise (a)	es in accordance with the regulations, surrender the licence to the Port cority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences is division— cause notice—see section 46O(1). cause period—see section 46O(2). ority of New South Wales may suspend or revoke licences Port Authority of New South Wales may, in accordance with this ion— suspend a licence held by a licence holder, or	23 24 25 26 27 28 29 30 31 32 33 34 35
46L	(2) Sion Defin	Wale Author The (a) (b) 5 In the show show Author The divise	es in accordance with the regulations, surrender the licence to the Port cority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences is division— cause notice—see section 46O(1). cause period—see section 46O(2). ority of New South Wales may suspend or revoke licences Port Authority of New South Wales may, in accordance with this ion—	23 24 25 26 27 28 29 30 31 32 33 34 35 36
46L	(2) Sion Defin	Wale Author The (a) (b) 5 In the show show Author The divis (a) (b)	es in accordance with the regulations, surrender the licence to the Port cority of New South Wales. surrender of the licence takes effect on— the day the licence holder gives the Port Authority of New South Wales notice under subsection (1), or if a later day is specified in the notice—the later day. Suspension and revocation of licences is division— cause notice—see section 46O(1). cause period—see section 46O(2). ority of New South Wales may suspend or revoke licences Port Authority of New South Wales may, in accordance with this ion— suspend a licence held by a licence holder, or	23 24 25 26 27 28 29 30 31 32 33 34 35 36 37

		(b)	from a stated date until—	1
			(i) particular conditions are met, or	2
			(ii) particular circumstances exist.	3
46N	Grou	ınds f	for suspending or revoking licences	4
			Port Authority of New South Wales may suspend or revoke a licence on or more of the following grounds—	5 6
		(a)	the licence holder has committed an offence against one or more of the following—	7 8
			(i) the marine legislation,	9
			(ii) the Crimes Act 1900, section 52B,	10
			(iii) a law, or a provision of a law, of the Commonwealth or another State or Territory that the Port Authority of New South Wales reasonably considers to be similar to a law or provision mentioned in subparagraph (i) or (ii),	11 12 13 14
		(b)	any information given by the licence holder for the purposes of the marine legislation is false or misleading in a material way,	15 16
		(c)	the licence holder has failed to comply with a condition of the licence,	17
		(d)	the licensed service provided under the licence does not meet the requirements and standards set out in a relevant licensed service determination,	18 19 20
		(e)	the licence holder has contravened a direction given by the harbour master of a port under the <i>Marine Safety Act 1998</i> , Part 7,	21 22
		(f)	an act or omission of the licence holder poses a risk, whether or not the risk is ongoing, to one or more of the following—	23 24
			(i) the safety of navigation in a pilotage port,	25
			(ii) the safe operation of the port,	26
			(iii) the safety of a person at the port,	27
		(~)	(iv) the environment,	28
		(g)	the Port Authority of New South Wales otherwise considers it in the public interest to revoke or suspend the licence,	29 30
		(h)	the licence holder asks the Port Authority of New South Wales to suspend or revoke the licence,	31 32
		(i)	another ground prescribed by the regulations.	33
460	Show	v cau	se notice for proposed suspensions or revocations	34
	(1)	licer to su	ne Port Authority of New South Wales proposes to suspend or revoke a nce, the Port Authority of New South Wales must, before deciding whether uspend or revoke the licence, give the licence holder written notice (a show se notice) setting out the following—	35 36 37 38
		(a)	the details of the proposed suspension or revocation,	39
		(b)	the grounds for the proposed suspension or revocation,	40
		(c)	an outline of the facts and circumstances forming the basis for the grounds for the proposed suspension or revocation,	41 42
		(d)	any other information prescribed by the regulations.	43
	(2)	mak	show cause notice must include a statement that the licence holder may be written submissions to the Port Authority of New South Wales in tion to the proposed suspension or revocation within a period, being not	44 45 46

			than 14 days after the date the show cause notice is given to the licence er, stated in the notice (the <i>show cause period</i>).	1 2
46P	lmm	ediate	suspensions	3
	(1)	it progress New befor	e Port Authority of New South Wales considers that the ground on which oposes to suspend or revoke a licence involves a wilful, deliberate or sly negligent act or omission by the licence holder, the Port Authority of South Wales may immediately suspend the licence under this section re complying with section 46O in relation to the proposed suspension or cation of the licence.	4 5 6 7 8 9
	(2)		e Port Authority of New South Wales immediately suspends a licence r this section, the Port Authority of New South Wales must—	10 11
		(a)	immediately notify the licence holder of the immediate suspension, and	12
		(b)	as soon as practicable but no more than 14 days after imposing the immediate suspension, give the licence holder a show cause notice under section 46O in relation to the proposed suspension or revocation of the licence.	13 14 15 16
	(3)		subsection (2)(b), the show cause notice must, in addition to the matters r section 46O, include the following—	17 18
		(a)	a statement that the Port Authority of New South Wales has imposed an immediate suspension of the licence,	19 20
		(b)	the date from which the immediate suspension took effect.	21
	(4)	decid licen	Port Authority of New South Wales may, at any time, including before ling whether to suspend, revoke or take other action in relation to the ce under section 46Q, end the immediate suspension of the licence under section by written notice to the licence holder.	22 23 24 25
	(5)		immediate suspension of the licence under this section continues in effect the earlier of the following—	26 27
		(a)	the day on which the Port Authority of New South Wales makes a decision about the proposed suspension or revocation of the licence under section 46Q,	28 29 30
		(b)	the day the Port Authority of New South Wales gives written notice to the licence holder under subsection (4).	31 32
46Q	Deci	sion to	o suspend or revoke licences	33
	(1)	show grou	ther considering any submissions made by the licence holder within the cause period, the Port Authority of New South Wales is satisfied a nd for suspending or revoking the licence has been established, the Port ority of New South Wales may decide to—	34 35 36 37
		(a)	for a proposed suspension of the licence—do one or both of the following— (i) suspend the licence, including for a stated period or from a stated	38 39 40
			date until particular conditions are met or particular circumstances exist,	41 42
		(1.)	(ii) impose conditions on the licence, or	43
		(b)	for a proposed revocation of the licence—do one or more of the following—	44 45
			(i) revoke the licence,	46

			(ii) suspend the licence, including for a stated period or from a stated date until particular conditions are met or particular circumstances exist,	1 2 3
		(c)	(iii) impose conditions on the licence, or take no further action.	4 5
	(2)	If th	ne Port Authority of New South Wales decides to take action under ection (1)(a) or (b), the Port Authority of New South Wales must give the nee holder written notice stating the following—	6 7 8
		(a)	for a suspension of the licence—	9
		()	(i) the date on and from which the licence is suspended, and	10
			(ii) the date on which the suspension ends or the conditions on or circumstances in which the suspension will end, and	11 12
			(iii) the reasons for the suspension,	13
		(b)	for a revocation of the licence—	14
			(i) the date on which the revocation takes effect, and	15
			(ii) the reasons for the revocation,	16
		(c)	for an imposition of conditions on the licence—	17
			(i) the details of the conditions, and	18
			(ii) the date on which the conditions take effect, and	19
			(iii) the reasons for the conditions.	20
Divi	ision	6	Renewal of licences	21
46R	Appl	icatio	ns to renew licences	22
	(1)		cence holder, before the expiry of the licence, may apply to the Port nority of New South Wales to renew a licence.	23 24
	(2)	The	application must—	25
		(a)	be in the approved form, and	26
		(b)	be accompanied by the fee, if any, prescribed for the application, and	27
		(c)	include details of the licence sought to be renewed, and	28
		(d)	include any other information required by the Port Authority of New South Wales, and	29 30
		(e)	otherwise be made in accordance with the regulations.	31
		(-)	other wise of made in accordance with the regulations.	
	(3)	The appl	Port Authority of New South Wales may, at any time before deciding the ication, require the applicant to give the Port Authority of New South es further information in relation to the application.	32 33 34
46S	, ,	The appl	Port Authority of New South Wales may, at any time before deciding the ication, require the applicant to give the Port Authority of New South	33
46S	, ,	The application with a wind a wing a	Port Authority of New South Wales may, at any time before deciding the ication, require the applicant to give the Port Authority of New South es further information in relation to the application.	33 34
46S	Deci	The application with a wind a wing a	Port Authority of New South Wales may, at any time before deciding the ication, require the applicant to give the Port Authority of New South es further information in relation to the application. Applications to renew licences Port Authority of New South Wales must decide an application to renew	33 34 35 36
46S	Deci	The appli Wale	Port Authority of New South Wales may, at any time before deciding the ication, require the applicant to give the Port Authority of New South es further information in relation to the application. Applications to renew licences Port Authority of New South Wales must decide an application to renew ence by—	33 34 35 36 37

		(a)	whether the licensed service provided under the licence continues to meet the requirements and standards set out in a relevant licensed service determination,	1 2 3
		(b)	the applicant's history of compliance with the following—	4
			(i) the conditions of the licence or of other licences currently or previously held by the applicant,	5 6
			(ii) the requirements and standards set out in relevant licensed service determinations,	7 8
			(iii) the marine legislation,	9
			(iv) a law of the Commonwealth or another State or Territory that the Port Authority of New South Wales reasonably considers to be similar to the marine legislation,	10 11 12
		(c)	whether the applicant is a fit and proper person to continue to hold the licence,	13 14
		(d)	any other matters prescribed by the regulations,	15
		(e)	any other matters the Port Authority of New South Wales considers relevant.	16 17
	(3)	decid	pite subsection (1), the Port Authority of New South Wales may refuse to de the application if the applicant does not comply with a requirement to information under section 46R(3).	18 19 20
	(4)	The	regulations may prescribe—	21
		(a)	mandatory grounds on which the Port Authority of New South Wales must refuse to renew licences, and	22 23
		(b)	discretionary grounds on which the Port Authority of New South Wales may refuse to renew licences.	24 25
	(5)		soon as practicable after deciding the application, the Port Authority of v South Wales must—	26 27
		(a)	give the applicant written notice of the decision, and	28
		(b)	if the decision is to renew the licence—give the applicant the renewed licence setting out any conditions imposed on the licence.	29 30
Div	ision	7	Register of licences	31
46T	Regi	ister o	of licences	32
	(1)		Port Authority of New South Wales must keep a register of licences ated or renewed under this part.	33 34
	(2)	The	regulations may make provision about—	35
		(a)	the information on the register that may be made publicly available, and	36
		(b)	the circumstances in which information on the register must be made available to particular persons.	37 38
Div	ision	8	Miscellaneous	39
46U	Offe	nce of	f falsely claiming to be licensed	40
		•	erson must not falsely claim to be the holder of a licence. kimum penalty—50 penalty units.	41 42

46V	Offe	nce of	making false statements	1
		infor	rson must not, for the purposes of obtaining or renewing a licence, give mation or produce a document the person knows is false or misleading in terial particular.	2 3 4
		Maxi	imum penalty—50 penalty units.	5
46W	Pow	er to r	equire information	6
	(1)	infor perso Auth	Port Authority of New South Wales may, by written direction (an <i>rmation direction</i>) given to any of the following persons, require the on to give the Port Authority of New South Wales information the Port tority of New South Wales reasonably requires for an allowable ose—	7 8 9 10 11
		(a)	a licence holder,	12
		(b)	the master of a ship,	13
		(c)	a shipping agent,	14
		(d)	an operator of stevedoring or other facilities at a pilotage port or adjacent port facilities.	15 16
	(2)	giver	Port Authority of New South Wales may use and disclose information to the Port Authority of New South Wales under an information option for any allowable purpose.	17 18 19
	(3)	In thi	is section—	20
		allon	wable purpose means one or more of the following purposes—	21
		(a)	the purposes of monitoring compliance with this part,	22
		(b)	another purpose prescribed by the regulations relating to licences or the provision of licensed services at a pilotage port.	23 24
46X	Pers	ons m	ust comply with information direction	25
	(1)	infor	erson must not, without reasonable excuse, fail to comply with an mation direction given to the person. imum penalty—100 penalty units.	26 27 28
	(2)	A pe giver in a r	erson must not, in purported compliance with an information direction to the person, give information the person knows is false or misleading material particular. imum penalty—100 penalty units.	29 30 31 32
	(3)	For s	subsection (1)—	33
		(a)	compliance with the information direction is required even if compliance would breach a duty of confidentiality, and	34 35
		(b)	a duty of confidentiality is not a reasonable excuse for failing to comply with the information direction.	36 37
	(4)	of co	giving of information that would otherwise constitute a breach of a duty onfidentiality does not constitute a breach of confidentiality if the mation is given in compliance with an information direction.	38 39 40
46Y	Pow	er to e	enter land or premises	41
		prem	Port Authority of New South Wales may, at any time, enter land or uses at a pilotage port or adjacent to port facilities at a pilotage port for the oses of—	42 43 44

		(a)	ascertaining whether a person is complying with, or has contravened, this part, or	1 2
		(b)	doing a thing the Port Authority of New South Wales is authorised to do to enforce compliance with this part.	3 4
46Z	Fund	ctions	exercisable by authorised officers	5
		may	functions of the Port Authority of New South Wales under this division be exercised for the Port Authority of New South Wales by an authorised eer who is—	6 7 8
		(a)	an officer, employee or agent of the Port Authority of New South Wales, or	9 10
		(b)	a police officer.	11
46ZA	Obs	tructio	on of authorised officers	12
		the e	erson must not obstruct or otherwise interfere with an authorised officer in exercise of a function under this division.	13 14
		Max	imum penalty—50 penalty units.	15
46ZB	Adm	inistra	ative reviews by NCAT	16
	(1)	Adm	regulations may provide that a person may apply to the Civil and ninistrative Tribunal for an administrative review under the <i>Administrative</i> isions Review Act 1997 of a decision made under this part.	17 18 19
	(2)	subs	Minister must not recommend the making of a regulation under ection (1) unless the Minister certifies that the Minister administering the <i>l and Administrative Tribunal Act 2013</i> has agreed to the provisions.	20 21 22
46ZC	Mon	itoring	g of licensing scheme	23
	(1)	in ea	Port Authority of New South Wales must, within 3 months after 30 June ach year, give the Minister details of the following matters (<i>reportable ters</i>) for the reporting period for the year—	24 25 26
		(a)	the number and types of licences granted or renewed and the persons to whom the licences were granted,	27 28
		(b)	the number and types of licences refused and the persons who were refused the licences,	29 30
		(c)	actions taken by the Port Authority of New South Wales in relation to licences under section 46I,	31 32
		(d)	actions taken by the Port Authority of New South Wales in relation to licences under section 46M,	33 34
		(e)	the number of licences surrendered to the Port Authority of New South Wales,	35 36
		(f)	actions taken by the Port Authority of New South Wales to enforce a licence holder's compliance with the licence or this part.	37 38
	(2)		Minister may, at any time by written notice, direct the Port Authority of South Wales to give the Minister details of reportable matters.	39 40
	(3)	A no	otice under subsection (2)—	41
		(a)	must state a day, not earlier than 21 days after the day on which the Port Authority of New South Wales is given the notice, by which the Port Authority of New South Wales must give the information to the Minister, and	42 43 44 45

		(b)	may require the information to be given in a particular way.	1
	(4)	base	Minister may publish reports or statements about reportable matters, ed on information given to the Minister under this section, subject to the owing—	2 3 4
		(a)	the reports or statements must not include information that identifies a person, or is likely to lead to the identification of a person, as—	5 6
			(i) a person who has been refused a licence, or	7
			(ii) a person in relation to whom the Port Authority of New South Wales has taken an action referred to in subsection (1)(c), (d) or (f), or	8 9 10
			(iii) a person who has surrendered a licence to the Port Authority of New South Wales,	11 12
		(b)	the Minister must give the Port Authority of New South Wales a copy of the proposed report or statement at least 14 days before the report is proposed to be published.	13 14 15
	(5)	good	liability, including liability in defamation, is incurred for publishing in d faith a report or statement under this section or a fair report or summary ne report or statement.	16 17 18
	(6)	In th	is section—	19
	, ,	<i>repo</i> the y	orting period, for a year, means the 12-month period ending on 30 June in year.	20 21
46ZD	Reg	ulatior	ns about provision of licensed services and licences	22
	(1)		regulations may make further provision about the provision of licensed ices at pilotage ports under licences.	23 24
	(2)		nout limiting subsection (1), the regulations may provide for the owing—	25 26
		(a)	eligibility requirements for licences,	27
		(b)	the standard terms and form of licences,	28
		(c)	the imposition, variation and revocation of standard licence conditions,	29
		(d)	the renewal of licences,	30
		(e)	the suspension and revocation of licences,	31
		(f)	the payment of fees, including the waiver, discounting or refunding of fees, in relation to applications relating to licences,	32 33
		(g)	the keeping, publication, inspection and sharing of documents or information relating to licences,	34 35
		(h)	requirements for licence holders, employees or contractors of licence holders and persons engaged by licence holders for the purposes of providing a licensed service to undergo courses of training or otherwise demonstrate relevant knowledge, experience or skill relevant to the provision of licensed services,	36 37 38 39 40
		(i)	the handling of complaints relating to—	41
		• •	(i) the provision of licensed services at pilotage ports, or(ii) licence holders,	42 43
		(j)	the monitoring and enforcement of compliance with licences, licensed service determinations and other requirements relating to the provision of licensed services,	44 45 46

			(k) the review of decisions under this part,	1
			(l) any other matters relating to licences or the provision of licensed services.	2
		(3)	The regulations may exempt a person or class of persons, an area or class of area or a licence or class of licence from a provision of this part.	4 5
	46ZE	Appı	roval of forms	6
		(1)	The Port Authority of New South Wales may approve forms for use under this part.	7 8
		(2)	A form approved under subsection (1) must be published on the Port Authority of New South Wales's website.	9 10
	46ZF	Regu	ulations promoting competition and productivity at ports under this part	11
			Section 111 does not apply in relation to a regulation made under this part.	12
[3]	Sche	edule 5	5 Savings, transitional and other provisions	13
	Inser	t after	clause 25—	14
	26	Effec	ct of existing towage contracts	15
		(1)	This clause applies to the holder of an existing towage contract if—	16
			(a) before the commencement of this clause, the holder had applied, under section 46F, to the Port Authority of New South Wales for a towage service licence in relation to the pilotage port at which the holder provides towage services under the existing towage contract, and	17 18 19 20
			(b) immediately before the commencement of this clause, the application had not been decided.	21 22
		(2)	Despite Part 4B, the holder may continue to provide towage services at the pilotage port under the existing towage contract until the earlier of the following days (the <i>application decision day</i>)—	23 24 25
			(a) if the Port Authority of New South Wales refuses to decide the application under section 46G(3)—the day on which the Port Authority of New South Wales gives the holder written notice of that fact,	26 27 28
			(b) if the holder withdraws the application—the day on which the holder gives the Port Authority of New South Wales written notice of that fact,	29 30
			(c) the day on which the Port Authority of New South Wales gives the holder written notice of the Port Authority of New South Wales's decision on the application under section 46G(5).	31 32 33
		(3)	On and from the application decision day—	34
			(a) the existing towage contract is void, and	35
			(b) the parties to the existing towage contract have no liability, and may not make a claim or take action, under the contract in relation to a matter arising, or an act done or omission made, on or after the application decision day.	36 37 38 39
		(4)	In this clause—	40
			existing towage contract means a contract, entered into between the Port Authority of New South Wales and a person, authorising the person to provide towage services at a pilotage port that is in force immediately before the commencement of this clause.	41 42 43 44

Scł	Schedule 2			Amendment of Ports and Maritime Administration Act 1995 No 13—general amendments			
[1]	Sect	Section 2A					
	Inser	t after	section	n 2—	4		
	2A	Obie	ectives	s of Act	5		
		(1)		objectives of this Act are as follows—	6		
			(a)	to establish a statutory State owned corporation and provide a framework for the responsible and effective operation of port facilities in the State by the corporation,	7 8 9		
			(b)	to provide a framework for the responsible and effective operation of port facilities in the State by private port operators,	10 11		
			(c)	to promote competition and productivity in—	12		
				(i) the operation of ports in the State, and	13		
				(ii) the port-related supply chain,	14		
			(d)	to ensure the responsible and effective management of wharves, moorings and port facilities generally,	15 16		
			(e)	to ensure the safety, and the responsible and effective management, of waterways and waterways infrastructure,	17 18		
			(f)	to promote responsible approaches to the protection of the environment in connection with the operation and management of port facilities, wharves, moorings, maritime infrastructure and property, waterways and waterways infrastructure.	19 20 21 22		
		(2)	the S	objectives are also to be achieved by regulating the operation of ports in State, waterways, waterways infrastructure and the port-related supply n, including by establishing regulatory frameworks for—	23 24 25		
			(a)	port charges and a price monitoring scheme, and	26		
			(b)	safety and security at ports, including at private ports, and	27		
			(c)	managing wharves, moorings, and port facilities and infrastructure, and	28		
			(d)	managing maritime property and infrastructure, and	29		
			(e)	managing waterways and waterways infrastructure.	30		
[2]	Sect	ion 3	Definit	tions	31		
	Omi	"a Po	rt" fro	m section 3(1), definition of <i>operating licence</i> . Insert instead "the Port".	32		
[3]	Sect	ion 3(1)		33		
	Omi	the de	efinitic	ons of <i>pilotage</i> and <i>pilotage port</i> .	34		
[4]	Sect	ion 3(1)		35		
	Inser	t in al	ohabet	ical order—	36		
		•		tage has the same meaning as in the Marine Safety Act 1998, Part 6.	37		
			pilot	tage port has the same meaning as in the Marine Safety Act 1998, Part 6.	38		
			•	operator direction—see section 37(1).	39		
			safet	ty direction—see section 43E(2).	40		

[5]	Section 3(1), definition of "subsidiary" Omit "a Port". Insert instead "the Port".							
[6]	ection 5 Dissolution of MSB and its subsidiaries	3						
	emit the section.	4						
[7]	art 2, heading mit the heading. Insert instead—	5 6						
	Part 2 Newcastle Port Corporation	7						
[8]	art 2, Division 1, heading	8						
	mit "Corporations as statutory State owned corporations".	9						
	nsert instead "Corporation as statutory State owned corporation".	10						
[9]	art 2, Division 2, heading	11						
	mit "Corporations". Insert instead "Corporation".	12						
[10]	ection 9, heading	13						
	mit "Corporations". Insert instead "Corporation".	14						
[11]	ection 9	15						
	mit "each Port Corporation". Insert instead "the Port Corporation".	16						
[12]	ection 10, heading	17						
	mit "Corporations". Insert instead "Corporation".	18						
[13]	ection 10(1) and (3)	19						
	mit "A Port Corporation" wherever occurring.	20						
	nsert instead "The Port Corporation".	21						
[14]	ection 10(2)	22						
	mit "each Port Corporation". Insert instead "the Port Corporation".	23						
[15]	ection 10(4)	24						
	mit "a Port Corporation". Insert instead "the Port Corporation".	25						
[16]	ection 10AA	26						
	sert after section 10—	27						
1	A Minister may approve additional Port Corporation activities	28						
	(1) The Port Corporation may, with the written approval of the Minister, provide facilities or services or conduct businesses, other than those provided or conducted under section 10, that are complementary to the Port Corporation's—	29 30 31 32						
	(a) principal objectives, or	33						
	(b) principal functions.	34						

	(2)	cond satist by th	Minister may approve the provision of the facility or service, or the luct of the business, by the Port Corporation only if the Minister is fied the provision of the facility or service, or the conduct of the business, ne Port Corporation is complementary to, and will not detract from, the Corporation's principal objectives or principal functions.	1 2 3 4 5
	(3)		Minister may give an approval subject to conditions the Minister iders appropriate.	6 7
	(4)		Minister may, at any time by written notice given to the Port Corporation, ny of the following—	8
		(a)	impose conditions on an approval,	10
		(b)	vary or remove a condition of an approval,	11
		(c)	revoke an approval.	12
	(5)	other obtai	wooid doubt, an approval under this section is required in addition to any rapproval, licence, permit or other authority the Port Corporation must in or hold, whether under this Act or another Act or law, to provide the ity or service or conduct the business.	13 14 15 16
[17]	Section 10	A Mini	isterial directions to Port Corporation—competition and productivity	17
	Omit section	n 10A	a(1). Insert instead—	18
	(1)		Minister may, by written notice, give the Port Corporation directions in ion to the following—	19 20
		(a)	the exercise of the Port Corporation's functions in connection with the Port Corporation's principal objectives under section 9(d) and (e),	21 22
		(b)	the provision of a facility or service, or the conduct of a business, by the Port Corporation under an approval given by the Minister under section 10AA.	23 24 25
[18]	Section 10	A(2), ((4), (6) and (8)	26
	Omit "a Po	rt Corp	poration" wherever occurring.	27
	Insert inste	ad "the	e Port Corporation".	28
[19]	Section 10	A(3)		29
	Omit "A Po	ort Cor	rporation". Insert instead "The Port Corporation".	30
[20]	Section 10	B Reg	gulations to promote competition and productivity at ports	31
	Renumber	as sect	tion 111 and relocate to after section 110.	32
[21]	Part 2, Div	ision 3	3, heading	33
	Omit "Cor	porati	ons". Insert instead "Corporation".	34
[22]	Section 12	Exerc	cise of port safety functions under operating licence	35
	Omit "a Po	rt Corj	poration" wherever occurring.	36
	Insert inste	ad "the	e Port Corporation".	37
[23]	Section 16	Trans	sfer of MSB port assets, rights and liabilities	38
	Omit the se	ction.		39

[24]	Sect	ion 17	Port s	safety assets, rights and liabilities	1			
	Omit	"a Po	rt Corp	poration" from section 17(1). Insert instead "the Port Corporation".	2			
[25]	Sect	ion 19	Restr	iction on sale or disposal of transferred land	3			
	Omit	"a Po	rt Corp	poration includes any land that is".	4			
	Inser	t inste	ad "the	e Port Corporation includes land".	5			
[26]	Sect	ion 20	Found	dation charter of Port Corporation for purposes of SOC Act	6			
	Omit	"a Po	rt Corp	poration". Insert instead "the Port Corporation".	7			
[27]	Sect Corp	ion 21 oratio	Cons on and	ultation with Minister on appointment of directors of Port on statement of corporate intent	8			
	Omit	"a Po	rt Corp	poration" wherever occurring.	10			
	Inser	t inste	ad "the	e Port Corporation".	11			
[28]	Sect	ion 21	A, hea	ıding	12			
	Omit	"Cor	porati	ons". Insert instead "Corporation".	13			
[29]	Sect	ion 21	A(1)		14			
	Omit	the su	ıbsectio	on. Insert instead—	15			
		(1)	prose Corp	penalties for offences against the marine legislation recovered in ecutions brought by, or under penalty notices issued by, the Port coration or members of staff of the Port Corporation are payable to the Port coration.	16 17 18 19			
[30]	Sect	ion 21	A(2)		20			
	Omit	"a Po	rt Corp	poration". Insert instead "the Port Corporation".	21			
[31]	Sect	ions 2	4 and	25	22			
	Omit the sections. Insert instead—							
	24	Minister's marine safety and amenity functions generally						
		(1)		Minister has general responsibility for marine safety and amenity, ding—	25 26			
			(a)	the safe operation of recreational and commercial vessels, and	27			
			(b)	the safety of navigation in ports and other navigable waters, and	28			
			(c)	the protection of the environment in connection with the use of vessels in State waters, and	29 30			
			(d)	the maintenance and improvement of the amenity of navigable waters.	31			
		(2)		is section—	32			
			State	waters has the same meaning as in the Marine Pollution Act 2012.	33			
	25	Mini	ster's	particular marine safety and amenity functions	34			
		(1)	has tl	out limiting the functions of the Minister under section 24, the Minister he following particular marine safety and amenity functions—	35 36			
			(a)	to provide and maintain marine safety infrastructure and services,	37			
			(b)	to provide and maintain other infrastructure and services— (i) for use by vessels and maritime-related industries, or	38 39			

	(ii) that otherwise contribute to the amenity of navigable waters,	1
	(c) to investigate marine accidents and incidents,	2
	(d) to provide and maintain emergency environment protection services for dealing with pollution incidents in State waters.	3 4
(2)	The following are examples of the infrastructure and services that may be provided under this section—	5 6
	(a) the installation and maintenance of navigation aids,	7
	(b) vessel traffic control within ports,	8
	(c) pilotage services within ports,	9
	(d) the dredging and maintenance of navigation channels,	10
	(e) the removal of debris from Sydney Harbour and other waterways,	11
	(f) the maintenance of waterways infrastructure, including river entrance management infrastructure, river training walls and vessel maintenance facilities,	12 13 14
	(g) hydrographic services,	15
	(h) moorings for vessels,	16
	(i) wharves, piers, jetties and boat ramps,	17
	(j) waste pump-out facilities for vessels,	18
	(k) firefighting and rescue services relating to vessels and navigable waters.	19
(3)	The exercise of a function under this section is subject to applicable provisions of the marine legislation and other legislation.	20 21
(4)	In this section—	22
	State waters has the same meaning as in the Marine Pollution Act 2012.	23
Section 26	5, heading	24
Omit "Cor	porations". Insert instead "Corporation".	25
Section 26	6(1), (4) and (5)	26
Omit "a Po	ort Corporation" wherever occurring.	27
Insert inste	ead "the Port Corporation".	28
Section 26 provided b	SA Minister may enter into contract for provision of pilotage services not by Port Corporation	29 30
Omit "a Po	ort Corporation" from section 26A(2). Insert instead "the Port Corporation".	31
Section 27	7 Delegation of functions by Minister	32
	ort Corporation" wherever occurring in section 27(3), definition of <i>authorised</i> ragraph (b).	33 34
Insert inste	ead "the Port Corporation".	35
Section 33	3, heading	36
	SW". Insert instead "Minister".	37
Section 33	3(2) and (3)	38
	ort Corporation" wherever occurring.	39
	and "the Port Corporation".	40

[32]

[33]

[34]

[35]

[36]

[37]

[38]	Section 34 Maritime Advisory Council					
	Omit section	n 34(2	2). Insert instead—	2		
	(2)		members of the Maritime Advisory Council are to be appointed by the ster in accordance with the regulations, and must include—	3 4		
		(a)	a union representative for port workers, and	5		
		(b)	a union representative for crew of vessels operating in NSW ports.	6		
[39]	Section 34	Mariti	ime Advisory Council	7		
	Omit section	n 34(4	4)(b). Insert instead—	8		
		(b)	to advise, and make recommendations to, the Minister on the following— (i) maritime safety,	9 10 11		
			(ii) expenditure priorities for the exercise of TfNSW's functions in connection with maritime infrastructure, maritime property and maritime research.	12 13 14		
[40]	Section 37	Direc	tions to maintain or improve safety and security	15		
	Omit "(refe	erred to	o in this Division as" from section 37(1).	16		
	Insert inste	ad "un	der this section ("	17		
[41]	Section 38	How	port operator directions are given	18		
	Omit "2 we	eks ad	Ivance notice" from section 38(3).	19		
	Insert instead "1 week's advance notice".					
[42]	Section 38	(3)(b)		21		
	Omit the pa	ıragrap	bh. Insert instead—	22		
	-	(b)	if the direction relates to dangerous goods to which the <i>Ports and Maritime Administration Regulation 2021</i> , Part 7 applies—to the Minister.	23 24 25		
[43]	Section 38	(4)		26		
	Omit the su	bsecti	on. Insert instead—	27		
	(4)	must	ance notice of a proposed port operator direction under subsection (3) to be given by—	28 29		
		(a)	delivering the notice to the office of the harbour master or the Minister, or	30 31		
		(b)	sending the notice by post to the office of the harbour master or the Minister, or	32 33		
		(c)	sending the notice by email to an email address specified by the harbour master or the Minister for the service of notices of that kind.	34 35		
[44]	Section 39	Enfor	rcement of port operator directions	36		
	Omit section	n 39(1). Insert instead—	37		
	(1)	comp	erson must comply with a port operator direction, except to the extent that pliance would result in the contravention of a requirement imposed by or er an Act.	38 39 40		
		Max	imum penalty—30 penalty units.	41		

[45]	Section 42 Waterways Fund	1
	Omit "a Port Corporation" from section 42(2)(b). Insert instead "the Port Corporation".	2
[46]	Section 43E Directions to maintain or improve safety and security	3
	Omit "referred to in this Part as" from section 43E(2).	4
[47]	Section 47 Definitions generally	5
	Omit section 47(1), definition of <i>appropriate public agency</i> . Insert instead—	6
	appropriate public agency, for a port, means—	7
	(a) if the Minister has designated the Port Corporation as the appropriate public agency for the port under section 48A—the Port Corporation, or	9
	(b) otherwise—the Minister.	10
[48]	Section 47(1), definition of "relevant port authority", paragraphs (a) and (e)	11
	Omit "a Port Corporation—that Port Corporation" wherever occurring.	12
	Insert instead "the Port Corporation—the Port Corporation".	13
[49]	Section 48A	14
	Insert after section 48—	15
	48A Minister may designate Port Corporation as appropriate public agency for ports	16 17
	The Minister may, by written order given to the Port Corporation, designate the Port Corporation as the appropriate public agency for a port for this part.	18 19
[50]	Section 51 Fixing of navigation service charges	20
	Omit "a Port Corporation" from section 51(2). Insert instead "the Port Corporation".	21
[51]	Section 54 Fixing of pilotage charges	22
	Omit "a Port Corporation" from section 54(2). Insert instead "the Port Corporation".	23
[52]	Section 56 Port cargo access charge	24
	Omit "a Port Corporation" from section 56(2). Insert instead "the Port Corporation".	25
[53]	Section 58 Application of Division	26
	Omit "a Port Corporation". Insert instead "the Port Corporation".	27
[54]	Section 59 Meaning of "site"	28
	Omit section 59(1)–(3). Insert instead—	29
	(1) In this division, a <i>site</i> is—	30
	(a) for a site at a port other than a private port—an area defined on a map and designated under this division by the Minister, or	31 32
	(b) for a site at a private port—an area defined on a map and designated under this division by the relevant port authority.	33 34
	(2) The Minister or the relevant port authority may designate an area as a site only if—	35 36
	(a) the area is owned or operated by, or leased to, a relevant port authority, and	37 38

		(b) the area consists of—	1
		(i) an area of water surrounding or adjacent to a wharf, buoy or dolphin, and	2
		(ii) for a wharf or dolphin—the whole or part of the area of the wharf or dolphin.	4 5
	(3)	A site includes a stratum of the air space above, or of the land or water below, the area designated as the site.	6 7
[55]	Section 59	(5) and (6)	8
	Omit section	n 59(5)–(7). Insert instead—	9
	(5)	The relevant port authority must keep and make publicly available, free of charge, an electronic copy of a map defining each site the relevant port authority owns, operates or leases.	10 11 12
	(6)	For the purposes of legal proceedings, it must be presumed, unless proved otherwise, that an area has been properly designated as a site under this section if the area is defined as a site on a map kept under subsection (5).	13 14 15
[56]	Section 59	(11)	16
	Insert after	section 59(10)—	17
	(11)	In this section—	18
		wharf includes land adjacent to the wharf.	19
[57]	Section 68	Payment and collection of charges	20
	Omit section	n 68(3). Insert instead—	21
	(3)	If the relevant port authority is the Minister, the Minister may appoint the Port Corporation or another person as the agent for the collection of charges.	22 23
	(3A)	An appointment of the Port Corporation as the agent for the collection of charges may be made in the operating licence issued to the Port Corporation.	24 25
[58]	Section 69	Payment of charges to Minister to be credited to Consolidated Fund	26
		any remittance to the Minister of part of a navigation service charge under the cence of a Port Corporation)".	27 28
		ad ", and any remittance to the Minister of part of a navigation service charge perating licence of the Port Corporation,".	29 30
[59]	Section 71	Security for payment of charges	31
	Omit section	n 71(6). Insert instead—	32
	(6)	This section is subject to the terms of—	33
		(a) the operating licence issued to the Port Corporation, and	34
		(b) a contract made with the Minister by a contractor.	35
[60]	Section 72	Failure to comply with relevant port authority's requirements	36
	Omit section	n 72(3). Insert instead—	37
	(3)	This section is subject to the terms of—	38
		(a) the operating licence issued to the Port Corporation, and	39
		(b) a contract made with the Minister by a contractor.	40

[61]			, head	_	1
	Omi	t "incr	ease".	Insert instead "change".	2
[62]		ion 80			3
	Omi	t "20 b	usines	s days". Insert instead "40 business days".	4
[63]	Sect	ion 80	(2)(b)		5
	Omi	t "10 b	usines	s days". Insert instead "20 business days".	6
[64]	Sect	ion 85	, head	ling	7
	Omi	t "port	corpo	oration". Insert instead "Port Corporation".	8
[65]	Sect	ion 85			g
	Omit port'		rt corp	poration designated under Part 5 as the appropriate public agency for the	10 11
				e Port Corporation if the Minister has designated the Port Corporation as ablic agency for the port under section 48A".	12 13
[66]	Sect	ion 85	Α		14
	Omi	t the se	ection.	Insert instead—	15
	85A	Acce	ess to	regulated wharves of TfNSW	16
		(1)		erson must not secure a commercial vessel, or cause a commercial vessel e secured, to a regulated wharf of TfNSW unless the person—	17 18
			(a)	is authorised to do so by a wharf authorisation, and	19
			(b)	complies with any conditions of the wharf authorisation.	20
				imum penalty—100 penalty units.	21
		(2)	TfNS	Minister may, by order published in the Gazette, designate a wharf of SW that is outside Sydney Harbour and its tributaries as a regulated wharf fNSW.	22 23 24
		(3)	In th	is section—	25
			regu	lated wharf of TfNSW means either of the following—	26
			(a)	a wharf of TfNSW within Sydney Harbour or its tributaries,	27
			(b)	a wharf of TfNSW in relation to which a designation under subsection (2) is in force.	28 29
				or fraction means an authorisation, however described, given by SW that permits a person to secure a vessel to a wharf of TfNSW.	30 31
				A wharf authorisation includes the following—	32
			(a)	a contract or agreement between a person and TfNSW that authorises the person to secure a commercial vessel to a wharf,	33 34
			(b)	a permit issued under the Commuter Wharf Permit Scheme administered by TfNSW,	35 36
			(c)	a booking made through the Charter Wharf Booking System administered by TfNSW.	37 38
				rf of TfNSW means a wharf, pier, jetty, landing stage or dock under the rol or management of TfNSW.	39 40
[67]	Part	8, hea	ding		41
	Omi	t "Lega	al prod	ceedings". Insert instead "Enforcement".	42

[68]	Sect	ion 10	0 Pen	alty notices	1
	Omit	section	n 100	(1). Insert instead—	2
		(1)		w enforcement officer may issue a penalty notice to a person if it appears e officer that the person—	3
			(a)	has committed a penalty notice offence, or	5
			(b)	is, under section 104B, guilty of a parking offence.	6
[69]	Sect	ion 10	3		7
	Omit	the se	ection.	Insert instead—	8
	103	Pers	ons w	vho may bring proceedings	9
				eedings for an offence against the marine legislation may be brought by person, including the following—	10 11
			(a)	a police officer,	12
			(b)	Transport for NSW or a member of staff of Transport for NSW,	13
			(c)	the Port Authority of New South Wales or a member of staff of the Port Authority of New South Wales.	14 15
[70]	Sect	ions 1	04A- 1	104C	16
	Insert after section 104—				
1	104A	Cont	tinuing	g offences	18
		(1)	requi	erson who is guilty of an offence because the person contravenes a irement under this Act or the regulations, whether imposed by notice or rwise, to do or stop doing something, whether or not within a specified od or by a particular time—	19 20 21 22
			(a)	continues, until the requirement is complied with and despite the fact that a specified period has ended or time has passed, to be liable to comply with the requirement, and	23 24 25
			(b)	is guilty of a continuing offence for each day the contravention continues.	26 27
		(2)		section does not apply to an offence if the relevant provision of this Act the regulations does not provide for a penalty for a continuing offence.	28 29
		(3)	This revol	section does not apply to the extent that a requirement of a notice is ked.	30 31
1	104B	Liab	ility of	f vehicle owners for parking offences	32
		(1)	offer secti	parking offence occurs in relation to a vehicle, the person who is, when the nee occurs, the owner of the vehicle (the <i>vehicle owner</i>) is, under this on, guilty of an offence as if the vehicle owner were the actual offender y of the parking offence unless—	33 34 35 36
			(a)	if the parking offence is dealt with under section 100—the vehicle owner satisfies the authorised officer referred to in the penalty notice issued under that section that, when the offence occurred, the vehicle was stolen or illegally taken or used, or	37 38 39 40
			(b)	otherwise—the court is satisfied that, when the offence occurred, the vehicle was stolen or illegally taken or used.	41 42

(2) This section does not affect the liability of the actual offender in relation to the parking offence but, if a penalty has been imposed on or recovered from a person in relation to the parking offence, no further penalty may be imposed on or recovered from another person for the parking offence. Despite subsection (2), the vehicle owner is not guilty of an offence under this section if for an offence dealt with under section 100 within 21 days after being served with the penalty notice under that section alleging that the vehicle owner is guilty of the offence, the vehicle owner provides, in the form required by the 10 penalty notice, the name and address of the person who was in 11 charge of the vehicle at all relevant times relating to the offence, 12 13 the vehicle owner satisfies the authorised officer referred to in the (ii) 14 penalty notice that the vehicle owner does not know, and cannot 15 with reasonable diligence ascertain, the name and address of the 16 person who was in charge of the vehicle at all relevant times 17 relating to the offence, or 18 otherwise-(b) 19 within 21 days after being served with a court attendance notice 20 in relation to the offence, the vehicle owner provides, by statutory 21 declaration, to the prosecutor the name and address of the person 22 who was in charge of the vehicle at all relevant times relating to 23 the offence, or 24 the vehicle owner satisfies the court that the vehicle owner does (ii) 25 not know, and cannot with reasonable diligence ascertain, the 26 name and address of the person who was in charge of the vehicle 27 at all relevant times relating to the offence. 28 If a form under subsection (3) is produced in proceedings against the person 29 named in the form that relate to the offence in relation to which the form was 30 supplied, the form is evidence the person named was in charge of the vehicle 31 at all relevant times relating to the offence. 32 Without limiting the form that may be required by the penalty notice under 33 subsection (3), the form may be an electronic form accessible at a website 34 specified in the notice. 35 A vehicle owner who provides a statutory declaration setting out the name and 36 address of the person who was in charge of the vehicle at all relevant times 37 relating to the offence is taken to have done so in the required form. 38 In this section— 39 owner, of a vehicle, includes the registered operator of the vehicle within the 40 meaning of the *Road Transport Act 2013*. 41 parking offence means any of the following offences— 42 an offence under section 39(1) committed by a person who fails to 43 comply with a parking-related port operator direction, 44 (b) an offence under section 43G(1) committed by a person who fails to 45 comply with a parking-related safety direction, 46

an offence under the regulations committed by a person who fails to

comply with a direction given by an authorised person relating to the

driving, stopping, parking or use of a vehicle.

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		parking-related port operator direction means a port operator direction that regulates the driving, stopping, parking or use of a vehicle.	1 2
		<i>parking-related safety direction</i> means a safety direction that regulates the driving, stopping, parking or use of a vehicle.	3 4
		vehicle has the same meaning as in the Road Transport Act 2013.	5
104C	Requ	uirement to state name and address or give other information	6
	(1)	An authorised officer may require a person whom the officer reasonably suspects has committed an offence under this Act or the regulations to state the person's full name and place of residence.	7 8 9
	(2)	If an authorised officer suspects on reasonable grounds that the driver of a motor vehicle has committed an offence under this Act or the regulations, the authorised officer may—	10 11 12
		(a) require the driver to do one or more of the following—	13
		(i) produce the driver's driver licence,	14
		(ii) state the driver's full name and place of residence, or	15
		(b) require any of the following persons to give the officer information about the name and place of residence of the driver—	16 17
		(i) the owner of the vehicle,	18
		(ii) the person in whose name the vehicle is registered,	19
		(iii) the person having custody of the vehicle, or	20
		(c) require any other person to give the officer information that—	21
		(i) is in the person's power to give, and	22
		(ii) may help identify the driver.	23
	(3)	An authorised officer may require a person to give information under subsection (2)(b) or (c) in the form of a written statement signed by the person.	24 25
	(4)	A person must not—	26
		(a) without lawful excuse, refuse or fail to comply with a requirement made of the person under this section, or	27 28
		(b) in purported compliance with the requirement, give information or produce a document the person knows to be false or misleading in a material particular.	29 30 31
		Maximum penalty—10 penalty units.	32
	(5)	A person does not commit an offence under subsection (4) if the authorised officer does not, when the officer makes the request—	33 34
		(a) show the person the officer's identification card, or	35
		(b) warn the person that it is an offence not to comply with the requirement.	36
	(6)	It is a defence to a prosecution for an offence under subsection (2)(b) if the defendant satisfies the court that the defendant does not know, and cannot with reasonable diligence ascertain, the name or place of residence of the driver, or both.	37 38 39 40
	(7)	A written statement purporting to be given under subsection (3) that states the name and place of residence of the person who was the driver of the motor vehicle at the time of the commission of an alleged offence and is produced in a court in proceedings for the offence against the person named in the statement as the driver is, if the person named in the statement does not appear	41 42 43 44 45

			re the court, evidence without proof of signature that the person was the er of the vehicle at that time.	1 2	
[71]	Section 10	8 Ser	vice of documents	3	
	Omit "a Po	rt Cor	poration" wherever occurring.	4	
	Insert inste	ad "the	e Port Corporation".	5	
[72]	Section 10	8(1)(a) and (b)	6	
	Omit "relev	ant Po	ort Corporation" wherever occurring.	7	
	Insert inste	Insert instead "Port Corporation".			
[73]	Section 11	0 Reg	ulations	9	
	Omit section	n 110	(1A). Insert instead—	10	
	(1A)		nout limiting subsection (1), the regulations may make provision about the ing, stopping or parking of vehicles—	11 12	
		(a)	at a port, other than a private port, or wharf owned by or under the control or management of TfNSW or the Port Authority of New South Wales, or	13 14 15	
		(b)	on land owned by or under the control or management of TfNSW or the Port Authority of New South Wales that is near a port or wharf referred to in paragraph (a).	16 17 18	
[74]	Section 110(1B)				
	Insert after	sectio	n 110(1A)—	20	
	(1B)		nout limiting subsection (1), the regulations may make provision about the owing—	21 22	
		(a)	the making, keeping, inspection or provision of records and information relating to goods loaded onto or discharged from a vessel at a port,	23 24	
		(b)	the making, keeping, inspection or provision of records and information relevant to the management and mitigation of environmental risk or impact,	25 26 27	
		(c)	the sharing of records and information provided, or required to be provided, under this Act with or between one or more of the following— (i) TfNSW,	28 29 30 31	
			(ii) port operators,	32	
			(iii) relevant port authorities,	33	
			(iv) other entities in the port-related supply chain.	34	
[75]	Schedule '	l Tran	sfer of assets, rights and liabilities	35	
			poration" wherever occurring in clause 2(1)(a)–(b1).	36	
	Insert inste	ad "the	e Port Corporation".	37	
[76]	Schedule '	I, clau	ıse 7(a)	38	
	Omit "a Po	rt Cor	poration". Insert instead "the Port Corporation".	39	
[77]	Schedule 4	1 Regi	ulations to promote competition and productivity at ports	40	
	Omit "10B	". Inse	ert instead "111".	41	

[78]	Sche	edule 4	4, clauses 1, 3 and 5(1)(c)	1
	Omit	"a Po	rt Corporation" wherever occurring. Insert instead "the Port Corporation".	2
[79]	Sche	edule	5 Savings, transitional and other provisions	3
	Omit	"a Po	rt Corporation" wherever occurring in clause 1(4)(a) and (b).	4
	Inser	t inste	ad "the Port Corporation".	5
[80]	Sche	edule	5, Part 6	6
	Inser	t after	Part 5—	7
	Par	t 6	Provisions consequent on Ports and Maritime Administration Amendment Act 2024	8
	25		tinued effect of existing designations of Port Corporation as appropriate ic agency for ports	10 11
		(1)	A designation by the Minister under previous section 47(1), definition of <i>appropriate public agency</i> of the Port Corporation as the appropriate public agency for a port that is in force immediately before the commencement of this clause—	12 13 14 15
			(a) continues in effect, and	16
			(b) is taken to have been made under section 48A.	17
		(2)	In this clause—	18
			<i>previous</i> , in relation to a provision, means the provision as in force before the commencement of this clause.	19 20

Scł		Amendment of Ports and Maritime Administration Regulation 2021	1 2
[1]	Section 10 Wha	rfage charges	3
	Omit "a Port Co authority, paragr	orporation" from section 10(4), definition of <i>officer of a relevant port</i> raph (b).	4 5
	Insert instead "th	e Port Corporation".	6
[2]	Section 11 Mani	fest for goods discharged from vessel	7
	Insert ", in accord	dance with this section," after "manifest" in section 11(1).	8
[3]	Section 11(3)(e1		9
	Insert after section		10
	(e1)	for goods discharged from the vessel—the tariff classification number for the goods under the <i>Customs Tariff Act 1995</i> of the Commonwealth, Schedule 3,	11 12 13
[4]	Section 11(3)(k)		14
	Omit the paragra	ph. Insert instead—	15
	(k)	for goods carried in a container—	16
		(i) the identifying marks and number of the container, and	17
		(ii) if the container's point of origin was within Australia—the Australian postcode for the container's point of origin, and	18 19
		(iii) if the container's point of destination is within Australia—the Australian postcode for the container's point of destination,	20 21
[5]	Section 12 Mani	fest for goods loaded on vessel	22
	Insert ", in accord	dance with this section," after "manifest" in section 12(1).	23
[6]	Section 12(3)(e1		24
	Insert after section	on 12(3)(e)—	25
	(e1)	for goods loaded onto the vessel—the Australian Harmonized Export Commodity Classification for the goods published by the Australian Bureau of Statistics from time to time,	26 27 28
		Note— The Australian Harmonized Export Commodity Classification is an extension of the Harmonized Commodity Description and Coding System referred to in the <i>International Convention on the Harmonized Commodity Description and Coding System</i> done at Brussels on 14 June 1983.	29 30 31 32
[7]	Section 16 Appl	ication for commuter wharf permit	33
	Omit "Schedule 2	2" from section 16(2)(b). Insert instead "Schedule 1".	34
[8]	Section 25 Char	ter wharf booking system	35
-	Omit "Schedule	3" from section 25(5). Insert instead "Schedule 2".	36
[9]	Section 39		37
	Omit the section.	Insert instead—	38

	39 Application of part	1		
	This part applies in relation to land under the control or manageme vested in, TfNSW or the Port Authority of New South Wales that is s in the Act, section 110(1A)(b) (<i>relevant land</i>).			
[10]	Section 67 Application of Part			
	Omit "Schedule 1" wherever occurring in section 67(2)(a).	6		
	Insert instead "Schedule 4".	7		

Schedule 4		Amendment of Road Transport (Vehicle Registration) Regulation 2017		1
Clau	se 133	В		3
Inser	t after	clause	133A—	4
133B	Relea 64(3)		information in Register to port operators—the Act, ss 62(d) and	5 6
	(1)	regist purpo	sport for NSW is authorised to release registration information for a trable vehicle that is included in the Register to a port operator for the oses of enabling the port operator to take enforcement action in relation relevant parking offence.	7 8 9 10
	(2)		sport for NSW may charge a port operator fees in connection with sing information to the port operator under subclause (1).	11 12
	(3)	In thi	is clause—	13
			operator means a port operator under the Ports and Maritime inistration Act 1995.	14 15
			<i>tration information</i> , for a registrable vehicle, means the following mation recorded in the Register—	16 17
		(a)	the name of the registered operator of the vehicle,	18
		(b)	the date of birth and, if applicable, the date of death of the registered operator of the vehicle,	19 20
		(c)	the residential address of the registered operator of the vehicle,	21
		(d)	the address for the service of notices on the registered operator of the vehicle,	22 23
		(e)	other contact details for the registered operator of the vehicle,	24
		(f)	the identification details of the vehicle.	25
		relev	ant parking offence means—	26
		(a)	an offence under the <i>Ports and Maritime Administration Act 1995</i> , section 104B, or	27 28
		(b)	a parking offence within the meaning of the <i>Ports and Maritime Administration Act 1995</i> , section 104B(7), or	29 30
		(c)	an offence under the regulations made under the <i>Ports and Maritime Administration Act 1995</i> committed by a person who fails to comply with a direction given by an authorised person relating to the driving, stopping, parking or use of a vehicle.	31 32 33 34

Scł	nedule 5	Consequential amendments of other Acts and instruments	
5.1	Fire and R	escue NSW Act 1989 No 192	3
	Section 20A	Hazardous material incidents outside area to which Act applies	4
	Omit "a Port o	Corporation" from section 20A(4), definition of <i>port authority</i> , paragraph (b).	5
	Insert instead	"the Port Corporation".	6
5.2	Local Gov	ernment Act 1993 No 30	7
	Section 600	Rebates in respect of certain land vested in public bodies	8
	Omit "a Port	Corporation" from section 600(9), definition of <i>public body</i> .	9
	Insert instead	"the Port Corporation".	10
5.3	Marine Saf	ety Act 1998 No 121	11
	Schedule 4 S	Savings, transitional and other provisions	12
	Omit "a Port	Corporation" wherever occurring in clause 1(3)(a) and (b).	13
	Insert instead	"the Port Corporation".	14
5.4	Protection	of the Environment Operations (General) Regulation 2022	15
	Schedule 6 F	Penalty notice offences	16
	Omit "a Port	Corporation" from section 2(c).	17
	Insert instead	"the Port Corporation".	18
5.5	Public Spa	ces (Unattended Property) Regulation 2022	19
	Schedule 2 A	Authorities and areas of operation	20
	Omit "a Port	Corporation" wherever occurring in section 9(1)(b) and (2)(b).	21
	Insert instead	"the Port Corporation".	22
5.6	State Envi	ronmental Planning Policy (Transport and Infrastructure)	23 24
[1]	Section 5.2	Definitions	25
	Omit "a Port	Corporation" from section 5.2(1), definition of <i>Port Corporation</i> .	26
	Insert instead	"the Port Corporation".	27
[2]	Section 5.14	Subdivision—consent requirements	28
	Omit "a Port (Corporation" from section 5.14(1), note. Insert instead "the Port Corporation".	29